SENATE BILL NO. 161

IN THE LEGISLATURE OF THE STATE OF ALASKA THIRTY-FIRST LEGISLATURE - SECOND SESSION

BY THE SENATE RULES COMMITTEE BY REQUEST OF THE GOVERNOR

Introduced: 1/22/20

Referred: Resources, Finance

A BILL

FOR AN ACT ENTITLED

- 1 "An Act relating to geothermal resources; relating to the definition of 'geothermal
- 2 resources'; and providing for an effective date."
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:
- *** Section 1.** AS 31.05.030(m) is amended to read:
- 5 (m) The commission has jurisdiction and authority over all persons and 6 property, public and private, necessary to carry out the purposes and intent of 7 AS 41.06 [, EXCEPT FOR PROVISIONS IN AS 41.06 FOR WHICH THE 8 DEPARTMENT OF NATURAL RESOURCES HAS JURISDICTION].
- 9 * **Sec. 2.** AS 38.05.181(a) is amended to read:
- (a) The commissioner may, under regulations adopted by the commissioner, grant prospecting <u>licenses</u> [PERMITS] and leases to a qualified person to explore for, develop, or use geothermal resources. <u>A prospecting license or lease is not required</u>

 13 <u>under this section to explore for, develop, or use geothermal resources drawn</u>

 14 from a depth with a ground temperature of not more than 30 degrees Celsius if

the geothermal resource is intended for domestic, noncommercial, or small-scale industrial use [WHEN TITLE TO THE SURFACE PARCEL IS HELD BY A PERSON OTHER THAN THE STATE, THAT PERSON SHALL HAVE A PREFERENTIAL RIGHT TO A GEOTHERMAL PROSPECTING PERMIT OR LEASE FOR THE AREA UNDERLYING THE SURFACE PARCEL. THE SURFACE OWNER MUST EXERCISE THE PREFERENCE RIGHT WITHIN 30 DAYS AFTER RECEIVING NOTICE OF THE APPLICATION FOR A PERMIT, OR BY AGREEING TO MEET THE TERMS OF A BID WITHIN 60 DAYS AFTER RECEIVING NOTICE OF THE BID FOR A LEASE!

* **Sec. 3.** AS 38.05.181(c) is amended to read:

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(c) On state land that has not been declared a competitive geothermal area or withdrawn from geothermal prospecting, the commissioner may issue a prospecting license [PERMIT] to the first qualified applicant. The license [PERMIT] conveys an exclusive right, for a period of <u>five</u> [TWO] years, to prospect for geothermal resources on state land included under the **license** [PERMIT]. The commissioner has discretion to renew the license [PERMIT] for an additional one-year term. A holder of a prospecting license [PERMIT] has the right, after completion of an agreed-upon work commitment [UPON THE SHOWING OF A DISCOVERY GEOTHERMAL RESOURCES IN COMMERCIAL QUANTITIES] and the submission of an exploration [A DEVELOPMENT] plan acceptable to the commissioner, to convert the **license** [PERMIT] to a noncompetitive lease at a royalty rate under (g) of this section. The conversion privilege must be exercised not later than 30 days after the expiration of the license [PERMIT]. If the land included within the license [PERMIT] is designated a competitive geothermal area during the license [PERMIT] term, the licensee [PERMITTEE] must apply for a noncompetitive lease within 30 days after notification of the designation or forfeit the conversion privileges and the exclusive right to prospect.

* **Sec. 4.** AS 38.05.181(d) is amended to read:

(d) On state land that is designated a competitive geothermal area and is not subject to an existing prospecting <u>license</u> [PERMIT], the commissioner may issue geothermal leases to the highest bidder by competitive bidding procedures established

by regulations adopted by the commissioner. At the discretion of the commissioner, competitive lease sales may be by oral or sealed bid, on the basis of a cash bonus, profit share, or royalty share.

* **Sec. 5.** AS 38.05.181(e) is amended to read:

- (e) Prospecting <u>licenses</u> [PERMITS] and geothermal leases granted under this section must [, EXCEPT IN THE CASE OF PARCELS SUBJECT TO A PREFERENCE RIGHT UNDER (b) OF THIS SECTION,] be issued for at least 40 acres but not more than 2,560 acres. A person may not own, or hold an interest in, geothermal leases covering more than <u>100,000</u> [51,200] acres. However, geothermal leases in commercial production, individually or under a unit operation or well spacing or pooling arrangement, do not count against the acreage limitation. All prospecting <u>licenses</u> [PERMITS] and geothermal leases are subject to an annual rental <u>fee</u> <u>established by the department in regulation and</u> [,] payable in advance [, OF \$3 PER ACRE]. The rental for a year shall be credited against royalties accruing for that year.
- * **Sec. 6.** AS 38.05.181(f) is amended to read:
 - (f) A geothermal <u>license</u> [LEASE] shall be issued for a [PRIMARY] term of <u>five</u> [10] years and may be <u>converted to a lease under (c) of this section</u> [RENEWED FOR AN ADDITIONAL TERM OF FIVE YEARS IF THE LESSEE IS ACTIVELY ENGAGED IN DRILLING OPERATIONS]. A geothermal lease is valid for the duration of commercial production. Beginning 20 years after the initiation of commercial production and at 10-year intervals thereafter, the commissioner may renegotiate the rentals and royalties due on a geothermal lease.
- * Sec. 7. AS 38.05.181 is amended by adding new subsections to read:
 - (i) The commissioner may require that a geothermal lease issued under this section require the lessee to operate under a unit agreement and may prescribe a plan under which the lessee must operate. A unit agreement must adequately protect all parties in interest, including the state. Except as provided in (f) and (j) of this section, the commissioner may not reduce royalty on a geothermal lease issued under this section in connection with a unit agreement.
 - (j) When determined by the commissioner to be in the public interest, the

1	commissioner may authorize a lessee and the lessee's representative together with each
2	other, or jointly or severally with another lessee, to collectively adopt or operate under
3	a unit agreement. The commissioner may, with the consent of the holders of leases
4	involved, establish, change, or revoke drilling, producing, and royalty requirements of
5	the leases.
6	(k) A geothermal lease and a unit agreement approved under this section must
7	specify the lease and unit agreement are subject to applicable statutes and regulations
8	in force at the time the lease or unit agreement is entered and to any amendments to
9	those statutes or regulations and to statutes or regulations thereafter.
10	* Sec. 8. AS 38.05.965(6) is repealed and reenacted to read:
11	(6) "geothermal resources" means the natural heat of the earth; the
12	energy, in whatever form, below the surface of the earth present in, resulting from, or
13	created by, or which may be extracted from, such natural heat; and all minerals in
14	solution or other products obtained from naturally heated fluids, brines, associated
15	gases, and steam, in whatever form, found below the surface of the earth; but
16	excluding oil, hydrocarbon gases, or other hydrocarbon substances;
17	* Sec. 9. AS 41.06.020(e) is amended to read:
18	(e) Nothing in this chapter limits the authority of the department
19	[(1)] over geothermal resources under AS 38.05.181, including the
20	authority [; OR
21	(2)] to approve and manage geothermal units or operations that include
22	state land.
23	* Sec. 10. AS 41.06.020 is amended by adding a new subsection to read:
24	(f) The commission may, when consistent with the purpose and intent of this
25	chapter, exempt from this chapter a domestic, noncommercial, or small-scale
26	industrial use of geothermal resources drawn from a depth with a ground temperature
27	of not more than 30 degrees Celsius.
28	* Sec. 11. AS 41.06.060(5) is repealed and reenacted to read:
29	(5) "geothermal resources" means the natural heat of the earth; the
30	energy, in whatever form, below the surface of the earth present in, resulting from, or
31	created by, or which may be extracted from, such natural heat; and all minerals in

1	solutio	n or	other	prod	ucts o	btain	ed fro	m nati	urally	heated	l fluids,	brines	s, associ	iated
2	gases,	and	steam	, in	whate	ever f	orm,	found	below	the	surface	of the	e earth;	but

- 3 excluding oil, hydrocarbon gases, or other hydrocarbon substances;
- 4 * **Sec. 12.** AS 41.06.005(b) and 41.06.030 are repealed.
- * Sec. 13. The uncodified law of the State of Alaska is amended by adding a new section to read:
- APPLICABILITY. This Act applies to a license or lease for a geothermal resource entered into on or after the effective date of this Act.
- * Sec. 14. The uncodified law of the State of Alaska is amended by adding a new section to read:
- 11 TRANSITIONAL PROVISIONS: REGULATIONS. (a) The Department of Natural
 12 Resources and the Alaska Oil and Gas Conservation Commission may adopt regulations to
 13 implement the changes made by this Act. The regulations take effect under AS 44.62
 14 (Administrative Procedure Act) but not before the effective date of the law implemented by
 15 the regulation.
- * Sec. 15. Section 14 of this Act takes effect immediately under AS 01.10.070(c).
- * Sec. 16. Except as provided in sec. 15 of this Act, this Act takes effect July 1, 2020.